

UNITED STATES PARTMENT OF COMMERCE Patent and Trademark Office

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

020457 LM61/1103 ANTONELLI TERRY STOUT KRAUS 1300 NORTH SEVENTEENTH STREET SUITE 1800 ARLINGTON VA 22209

	EXAMINER AND GROUP ART UNIT		DATE MAILED	
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TITLE OF INVENTION

PHONEME DIVIDING METHOD USING MULTILEVEL NEURAL NETWORK

- ATTYS	DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
<u></u>	-007.35020		254.000	L11 UTILIT		\$660.00	02/03/99

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above.

 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number.

 Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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APPLICATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO FILING DATE THE REPOYMENT TO SECUL OR ON THE MERITS IS YOR RELIAIMS, LOSSO IN THE RED STORE IF THE IN-**EXAMINER** --ANTONELLI TERRY STOUT KRAUS STORM, D 1300 NORTH SEVENTEENTH STREET SUITE 1800 **ART UNIT** PAPER NUMBER ÄRLÍNGTON VA 22209- *** FEORPEISK of noveledgement is well in a Haim for the light neithing under 25 0.30 c. DATE MAILED: THE CONTROL OF THE CHARGETED copies of the pitunity about the to Fe 11/03/98 306:Y6d, Consected in Junio 1910 1990, (Series Cody, Series Number) anceived in this rigidinal stage applicable. Their the International College, [School of the A tion is red popler has beceive his Please find below and/or attached an Office communication concerning this application or A 15-DEPTOCE STATUTORY PURDO FOR RESPONSE to correly in this and appropriational commissional of Patents and Trademarks the FL WIGHTHS FROM THE 1047E MARCED1 of the Office acres to France to this y occupy will result in 2.3 - 1709MTNT of this application. Extensions of time may be obtained a der the provisions of 32 CFH 1736tar. that the stracked EXAMINER'S AMENDMENT of HOTICE OF INTURMAL APPLICATION, PLOS. BE REPORTED TO SEE the he tothin declaration is deficient. A SUBSTITUTE GATH OF DECLARATION IS RECURRED ADM THUT MUST SUBMIT NEW FORMAL DRAWINGS because the originally filled drawings were declared by applicant to be informat t sucleding changes required by the Notice of Eraftsperson's Patent Drawin's Review (PTO 548), illiached bareto or at Pecer No. A including changes required by the proposed drawing operaction filed on ... Jun 1/2 1998 which has awar one avoid by the execution. is Indicated an changes required by the attached Examiner's Arbendment/Comment. locatifying adicts such as the apollocines number (see 37 CFR 1.84(c)) should be written on the reverse side of the drawings. The drawings enougd be their as a seperate paper with a transmittel letter addressed to the Official Draitoperson. Note the attached Examiner's complete regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. Any response to this letter should melode, in the upper right hand corner, the APPLICATION MUMBER (SERIES CODE/SERIAL NUMBER). If applicant has received a rusice of Allowance and Issue Fee Due, the ISSUE BATCH NUMBER and DATE of one NOTICE OF ALLOWANCE should also be included. Attrolement(s) El Potice of References Oted, PTO-892 I I dormation Disclosure Statement(s), PTO-1449, Paper No(s). from a Cl Dreftsperson's Patent Drawing Review, PTO-948 Names of Informal Patent Application, PTO-152 Rice view Summary, PTO-413 a present Assertiment/Comment Elicherer's Comment Pagerding Bhoulesment for Deposit of Biological Material Excident's Statement of Resigns for Afferyance

Medias of Allowability

(Rev 3.95)

Notice of Allowability

Application No. 08/746,981 Applicant(s)

Lee et al.

Examiner

Donald L. Storm

Group Art Unit 2741



All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance and Issue Fee Due or other appropriate communication will be mailed in due course.
★ This communication is responsive to <u>Applicant's correspondence filed October 19, 1998</u> ★
∑ The allowed claim(s) is/are 1, 2, and 4
☐ The drawings filed on are acceptable.
☐ Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been
☐ received.
received in Application No. (Series Code/Serial Number)
\square received in this national stage application from the International Bureau (PCT Rule 17.2(a)).
*Certified copies not received:
☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).
A SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MONTHS FROM THE "DATE MAILED" of this Office action. Failure to timely comply will result in ABANDONMENT of this application. Extensions of time may be obtained under the provisions of 37 CFR 1.136(a).
Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the oath or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.
☑ Applicant MUST submit NEW FORMAL DRAWINGS
because the originally filed drawings were declared by applicant to be informal.
including changes required by the Notice of Draftsperson's Patent Drawing Review, PTO-948, attached hereto or to Paper No
including changes required by the proposed drawing correction filed on
including changes required by the attached Examiner's Amendment/Comment.
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the reverse side of the drawings. The drawings should be filed as a separate paper with a transmittal lettter addressed to the Official Draftsperson.
☐ Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.
Any response to this letter should include, in the upper right hand corner, the APPLICATION NUMBER (SERIES CODE/SERIAL NUMBER). If applicant has received a Notice of Allowance and Issue Fee Due, the ISSUE BATCH NUMBER and DATE of the NOTICE OF ALLOWANCE should also be included.
Attachment(s)
☐ Notice of References Cited, PTO-892
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s).
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948
□ Notice of Informal Patent Application, PTO-152
☐ Interview Summary, PTO-413
Examiner's Amendment/Comment Examiner's Comment Reporting Requirement for Department Printed in 1997.
 Examiner's Comment Regarding Requirement for Deposit of Biological Material Examiner's Statement of Reasons for Allowance
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Art Unit: 2741

REASONS FOR ALLOWANCE

- 1. The following is an examiner's statement of reasons for allowance:
- Regarding claim 1, and by dependency claims 2 and 4, normalizing the maximum and a. minimum of inter-frame characteristic vectors and finding the border by MLP based on the frame's inter-frame characteristic vector, taken as a whole with other claim limitations, was not anticipated or made obvious by prior art known to the Examiner.
- The replacement declaration has been received with the AMENDMENT AFTER FINAL b. filed October 19, 1998 (paper 8). The objection to the declaration is removed.
- The Applicant's arguments in AMENDMENT AFTER FINAL filed October 19, 1998 c. (paper 8) with respect to rejection of claim 4 under 35 USC § 112, the objection to the drawings, and the objection to the specification in the Office Action mailed July 17, 1998 (paper 7) are persuasive. Accordingly, the rejection and objections are removed.
- d. The translation has been received with the AMENDMENT AFTER FINAL filed October 19, 1998, and it perfects the Applicant's claim for priority. Accordingly, the rejection under 35 USC 102(a) is removed.
- Any comments considered necessary by applicant must be submitted no later than the e. payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

dls October 30, 1998